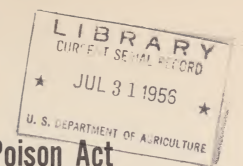
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Federal Caustic Poison Act

Regulations for Its Enforcement and

Antidotes for Caustic and Corrosive
Substances

U. S. DEPARTMENT OF
HEALTH, EDUCATION, AND WELFARE
Food and Drug Administration

SERVICE AND REGULATORY ANNOUNCEMENTS

CAUSTIC POISON NO. 1, Revision 4

May 1956

S. R. A., C. P. 1, Revision 4

This publication contains an unofficial print of the Federal Caustic Poison Act and regulations promulgated for its enforcement, together with a list of antidotes for dangerous and corrosive substances covered by the act. No changes have been made in the regulations since their publication in the first revision in 1929 (S. R. A., C. P. No. 1, Rev. 1) except those necessary as a result of Reorganization Plan No. IV, effective June 30, 1940, pursuant to which the Food and Drug Administration and five of the acts it enforced, including the Federal Caustic Poison Act, were transferred from the Department of Agriculture to the Federal Security Agency, and of Reorganization Plan No. I (67 Stat. 18), effective April 11, 1953, under which the Federal Security Agency became the Department of Health, Education, and Welfare, under the direction of the Secretary of Health, Education, and Welfare.

The regulations in this revision are published as they appear under the section numbers and headings in the Code of Federal Regulations (21 CFR 285).

FEDERAL CAUSTIC POISON ACT 1

AN ACT To safeguard the distribution and sale of certain dangerous caustic or corrosive acids, alkalies, and other substances in interstate and foreign commerce.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this act may be cited as the Federal Caustic Poison Act.

DEFINITIONS

SEC. 2. As used in this act, unless the context otherwise requires—

(a) The term "dangerous caustic or corrosive substance" means:

(1) Hydrochloric acid and any preparation containing free or chemically unneutralized hydrochloric acid (HCl) in a concentration of 10 per centum or more;

(2) Sulfuric acid and any preparation containing free or chemically unneutralized sulfuric acid (H₂SO₄) in a concentration of 10

per centum or more;

(3) Nitric acid or any preparation containing free or chemically unneutralized nitric acid (HNO₃) in a concentration of 5 per centum or more:

(4) Carbolic acid (C₆H₅OH), otherwise known as phenol, and any preparation containing carbolic acid in a concentration of 5 per

centum or more;

(5) Oxalic acid and any preparation containing free or chemically unneutralized oxalic acid (H₂C₂O₄) in a concentration of 10 per centum or more;

(6) Any salt of oxalic acid and any preparation containing any

such salt in a concentration of 10 per centum or more;

(7) Acetic acid or any preparation containing free or chemically unneutralized acetic acid (HC₂H₃O₂) in a concentration of 20 per centum or more;

(8). Hypochlorous acid, either free or combined, and any preparation containing the same in a concentration so as to yield 10 per centum or more by weight of available chlorine, excluding calx chlorinata, bleaching powder, and chloride of lime;

(9) Potassium hydroxide and any preparation containing free or chemically unneutralized potassium hydroxide (KOH), including caustic potash and Vienna paste, in a concentration of 10 per centum

or more;

(10) Sodium hydroxide and any preparation containing free or chemically unneutralized sodium hydroxide (NaOH), including caustic soda and lye, in a concentration of 10 per centum or more;

¹⁴⁴ Stat. 1406.

(11) Silver nitrate, sometimes known as lunar caustic, and any preparation containing silver nitrate (AgNO₃) in a concentration of 5 per centum or more; and

(12) Ammonia water and any preparation containing free or chemically uncombined ammonia (NH₃), including ammonium hydroxide

and "hartshorn," in a concentration of 5 per centum or more.

(b) The term "misbranded parcel, package, or container" means a retail parcel, package, or container of any dangerous caustic or corrosive substance not bearing a conspicuous, easily legible label or sticker, containing:

(1) The common name of the substance;

(2) The name and place of business of the manufacturer, packer,

seller, or distributor;

(3) The word "poison," running parallel with the main body of reading matter on the label or sticker, on a clear, plain background of a distinctly contrasting color, in uncondensed gothic capital letters, the letters to be not less than 24-point size unless there is on the label or sticker no other type so large, in which event the type shall be not smaller than the largest type on the label or sticker; and

(4) Directions for treatment in case of accidental personal injury by any dangerous caustic or corrosive substance, except that such directions need not appear on labels or stickers, on parcels, packages, or containers at the time of shipment or of delivery for shipment by manu-

facturers and wholesalers for other than household use.

- (c) The term "interstate or foreign commerce" means commerce between any State, Territory, or possession, or the District of Columbia, and any place outside thereof; or between points within the same State, Territory, or possession, or the District of Columbia, but through any place outside thereof; or within any Territory or possession, or the District of Columbia.
- (d) This act is not to be construed as modifying or limiting in any way the right of any person to manufacture, pack, ship, sell, barter, and distribute dangerous caustic or corrosive substances in parcels, packages, or containers, labeled as required by this act.

PROHIBITION AGAINST MISBRANDED SHIPMENTS

Sec. 3. No person shall ship or deliver for shipment in interstate or foreign commerce or receive from shipment in such commerce any dangerous caustic or corrosive substance for sale or exchange, or sell or offer for sale any such substance in any Territory or possession or in the District of Columbia, in a misbranded parcel, package, or container suitable for household use; except that the preceding provisions of this section shall not apply—

(a) To any regularly established common carrier shipping or delivering for shipment, or receiving from shipment, any such substance in the ordinary course of its business as a common carrier; nor

(b) To any person in respect of any such substance shipped or delivered for shipment, or received from shipment, for export to any foreign country, in a parcel, package, or container branded in accord-

ance with the specifications of a foreign purchaser and in accordance with the laws of the foreign country;

(c) To any dealer when he can establish a guaranty signed by the wholesaler, jobber, manufacturer, or other party residing in the United States, from whom he purchases such articles, to the effect that the article is not misbranded within the meaning of this act. This guaranty, to afford protection, shall contain the name and address of the party or parties making the sale of such article to such dealer, and in such case said party or parties shall be amenable to the prosecutions, fines, and other penalties which would attach, in due course, to the dealer under the provisions of this act.

LIBEL FOR CONDEMNATION PROCEEDINGS

Sec. 4. (a) Any dangerous caustic or corrosive substance in a misbranded parcel, package, or container suitable for household use shall be liable to be proceeded against in the district court of the United States for any judicial district in which the substance is found and to be seized for confiscation by a process of libel for condemnation, if such substance is being:

(1) Shipped in interstate or foreign commerce; or

(2) Held for sale or exchange after having so shipped; or

(3) Held for sale or exchange in any Territory or possession or in the District of Columbia.

(b) If such substance is condemned as misbranded by the court it shall be disposed of in the discretion of the court:

(1) By destruction.

(2) By sale. The proceeds of the sale, less legal costs and charges, shall be paid into the Treasury as miscellaneous receipts. Such substance shall not be sold in any jurisdiction contrary to the provisions of this act or the laws of such jurisdiction, and the court may require the purchaser at any such sale to label such substance in compliance with law before the delivery thereof.

(3) By delivery to the owner thereof upon the payment of legal costs and charges and execution and delivery of a good and sufficient bond to the effect that such substance will not be sold or otherwise disposed of in any jurisdiction contrary to the provisions of this act or the laws

of such jurisdiction.

(c) Proceedings in such libel cases shall conform, as nearly as may be, to suits in rem in admiralty, except that either party may demand trial by jury on any issue of fact if the value in controversy exceeds \$20. In case of a jury trial the verdict of the jury shall have the same effect as a finding of the court upon the facts. All such proceedings shall be at the suit and in the name of the United States.

EXCLUSION OF MISBRANDED IMPORTS

Sec. 5. (a) Whenever in the case of any dangerous caustic or corrosive substance being offered for importation the Secretary of Health, Education, and Welfare has reason to believe that such substance is being shipped in interstate or foreign commerce in violation of section

3, he shall give due notice and opportunity for hearing thereon to the owner or consignee and certify such fact to the Secretary of the Treasury, who shall thereupon (1) refuse admission and delivery to the consignee of such substance, or (2) deliver such substance to the consignee pending examination, hearing, and decision in the matter, on the execution of a penal bond to the amount of the full invoice value of such substance, together with the duty thereon, if any, and to the effect that on refusal to return such substance for any cause to the Secretary of the Treasury when demanded for the purpose of excluding it from the country or for any other purpose, the consignee shall forfeit the full amount of the bond.

(b) If, after proceeding in accordance with subdivision (a), the Secretary of Health, Education, and Welfare is satisfied that such substance being offered for importation was shipped in interstate or foreign commerce in violation of any provision of this act, he shall certify the fact to the Secretary of the Treasury, who shall thereupon notify the owner or consignee and cause the sale or other disposition of such substance refused admission and delivery or entered under bond, unless it is exported by the owner or consignee or labeled by him so as to conform to the law within 3 months from the date of such notice, under such regulations as the Secretary of the Treasury may prescribe. All charges for storage, cartage, or labor on any such substance refused admission or delivery or entered upon bond shall be paid by the owner or consignee. In default of such payment such charges shall constitute a lien against any future importations made by such owner or consignee.

REMOVAL OF LABELS

- Sec. 6. No person shall alter, mutilate, destroy, obliterate, or remove any label or sticker required by this act to be placed on any dangerous caustic or corrosive substance, if such substance is being—
 - (a) Shipped in interstate or foreign commerce; or
 - (b) Held for sale or exchange after having been so shipped; or
- (c) Held for sale or exchange in any Territory or possession or by the District of Columbia.

PENALTIES

SEC. 7. Any person violating any provision of section 3 or 6 shall upon conviction thereof be punished by a fine of not more than \$200 or imprisonment for not more than 90 days, or by both.

INSTITUTION OF LIBEL FOR CONDEMNATION AND CRIMINAL PROCEEDINGS

SEC. 8. It shall be the duty of each United States district attorney to whom the Secretary of Health, Education, and Welfare shall report any violation of section 3 or 6 of this act or to whom any health, medical, or drug officer or agent of any State, Territory, or possession, or of the District of Columbia, presents satisfactory evidence of any

such violation, to cause libel for condemnation and criminal proceedings under sections 4 and 7 to be commenced and prosecuted in the proper courts of the United States, without delay, for the enforcement of the condemnation and penalties provided in such sections.

ENFORCEMENT OF ACT

Sec. 9. (a) Except as otherwise specifically provided in this act, the Secretary of Health, Education, and Welfare shall enforce its

provisions.

- (b) For enforcing the provisions of sections 4, 5, and 7, the Secretary of Health, Education, and Welfare may cause investigations, inspections, analyses, and tests to be made and samples to be collected, of any dangerous caustic or corrosive substance. The Department of Health, Education, and Welfare shall pay to the person entitled, upon his request, the reasonable market value of any such sample taken. If it appears from the inspection, analysis, or test of any dangerous caustic or corrosive substance that such substance is in a misbranded package, parcel, or container suitable for household use, the Secretary of Health, Education, and Welfare shall cause notice thereof to be given to any person who may be liable for any violation of section 3 or 6 in respect of such substance. Any person so notified shall be given an opportunity to be heard under regulations prescribed by the Secretary of Health, Education, and Welfare. If it appears that such person has violated the provisions of section 3 or 6 the Secretary of Health, Education, and Welfare shall at once certify the facts to the proper United States district attorney, with a copy of the results of the inspection, analysis, or test duly authenticated under oath by the person making such inspection, analysis, or test.
- (c) For the enforcement of his functions under this act the Secretary of Health, Education, and Welfare is authorized:

(1) To prescribe and promulgate such regulations as may be

necessary;

(2) To cooperate with any department or agency of the Government, with any State, Territory, or possession, or with the District of Columbia, or with any department, agency, or political subdivision thereof, or with any person;

(3) Subject to the civil-service laws to appoint and, in accordance with the Classification Act of 1949, to fix the salaries of such officers and employees as may be required for the execution of the functions of the Secretary of Health, Education, and Welfare under this act and as may be provided for by the Congress from time to time;

(4) To make such expenditures (including expenditures for personal services and rent at the seat of Government and elsewhere, and for law books, books of reference, and periodicals) as may be required for the execution of the functions vested in the Secretary of Health, Education, and Welfare by this act and as may be provided for by the Congress from time to time;

(5) To give notice, by publication in such manner as the Secretary of Health, Education, and Welfare may by regulation prescribe, of the judgment of the court in any case under the provisions of this act.

SEPARABILITY CLAUSE

SEC. 10. If any provision of this act is declared unconstitutional, or the applicability thereof to any person or circumstance is held invalid, the constitutionality of the remainder of the act and the applicability thereof to other persons and circumstances shall not be affected thereby.

TIME OF TAKING EFFECT

SEC. 11. This act shall take effect upon its passage; but no penalty or condemnation shall be enforced for any violation of the act occurring within 6 months after its passage.

APPLICATION TO EXISTING LAW

SEC. 12. The provisions of this act shall be held to be in addition to and not in substitution for the provisions of the following acts—

(a) The Federal Food, Drug, and Cosmetic Act of June 25, 1938, as amended;

(b) The Federal Insecticide, Fungicide, and Rodenticide Act of

June 25, 1947;

(c) The act entitled "An act to regulate the practice of pharmacy and the sale of poisons in the District of Columbia, and for other purposes," approved May 7, 1906, as amended.

Approved, March 4, 1927.

PART 285—REGULATIONS UNDER THE FEDERAL CAUSTIC POISON ACT*

Sec.		Sec.	
285.1	Definitions.	285.14	Analyzing of samples.
285.2	Scope of the Act.		Miscellaneous.
	Labels.	285.15	Investigations.
285.3	Placement.	285.16	Analysis.
285.4	Required wording.	285.17	Hearings.
285.5	Manufacturer; distributor.	285.18	Hearings; when not provided
285.6	Uncondensed gothic capital let-		for.
	ters to be used for labeling	285.19	Publication.
	"Poison."		Imports.
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	emption.	285.22	Delivery of containers.
285.9	Directions for treatment must	285.23	Invoices.
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00= 10	Guaranty.	285.28	Relabeling of containers.
285.10	Specific guaranty.	285.29	Penalties.
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285.12	Collection of samples.	200.01	officer.
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CROSS REFERENCES

Enforcement of customs laws: See Customs Duties, 19 CFR Part 23.

Regulations relating to invoices, entry, and assessment of duties: See Customs Duties, 19 CFR Part 8.

Regulations regarding the examination, classification, and disposition of foods, drugs, devices, cosmetics, insecticides, fungicides, and caustic or corrosive substances: See Customs Duties, 19 CFR 12.1–12.6.

Regulations relating to consular invoices, and documentation of merchandise: See Foreign Relations, 22 CFR Part 114.

Section 285.1 Definitions. (a) The word "container" as used in the regulations in this part means a retail parcel, package, or container suitable for household use and employed exclusively to hold any dangerous caustic or corrosive substance defined in the act.

^{*21} CFR 285.

- (b) The words "suitable for household use" mean and imply adaptability for ready or convenient handling in places where people dwell.
- 285.2 Scope of the Act. The provisions of the act apply to any container which has been shipped or delivered for shipment in interstate or foreign commerce, as defined in section 2 (c) of the act (44 Stat. 1407; 15 U. S. C. 402), or which has been received from shipment in such commerce for sale or exchange, or which is sold or offered for sale or held for sale or exchange in any Territory or possession or in the District of Columbia.

LABELS

- 285.3 Placement. The label or sticker shall be so firmly attached to the container that it will remain thereon while the container is being used, and be so placed as readily to attract attention.
- 285.4 Required wording. (a) The common name of the dangerous caustic or corrosive substance which shall appear on the label or sticker is the name given in section 2 (a) of the act (44 Stat. 1406; 15 U. S. C. 402) or any other name commonly employed to designate and identify such substance.
- (b) Preparations within the scope of the act bearing trade or fanciful names shall, in addition, be labeled with the common name of the dangerous caustic or corrosive substance contained therein and comply with all the other requirements of the act and of the regulations in this part.
- 285.5 Manufacturer; distributor. If the name on the label or sticker is other than that of the manufacturer, it shall be qualified by such words as "packed for," "packed by," "sold by," or "distributed by," as the case may be, or by other appropriate expression.
- 285.6 Uncondensed gothic capital letters to be used for labeling "Poison." The following are styles of uncondensed gothic capital letters 24-point [type face] size:

POISON POISON

When letters of not less than 24-point size are required on a label in stating the word "poison" they must not be smaller than those above set forth.

- 285.7 Directions for treatment. Except as provided in § 285.8, the container shall bear in all cases upon the label or sticker thereof, immediately following the word "Poison," directions for treatment in the case of internal personal injury; in addition, if the substance may cause external injury, directions for appropriate treatment shall be given. The directions shall prescribe such treatments for personal injury as are sanctioned by competent medical authority, and the materials called for by such directions shall be, whenever practicable, such as are usually available in the household.
- 285.8 Directions for treatment; exemption. Manufacturers and wholesalers only, at the time of shipment or delivery for shipment, are exempted from placing directions for treatment on the label or sticker of any container for other than household use, but in any event the information required by section 2 (b) (1), (2), and (3) of the act (44 Stat. 1407; 15 U. S. C. 402) and the regulations in this part shall be given.
- 285.9 Directions for treatment must be placed on container by person offering such container for general sale or exchange. A person who receives from a manufacturer or wholesaler any container which under the conditions set forth in section 2 (b) (4) of the act and § 285.8 does not bear at the time of shipment directions for treatment in the case of personal injury must place such directions on the label or sticker if he offers such container for general sale or exchange.

GUARANTY

- 285.10 Specific guaranty. If a guaranty in respect to any specific lot of dangerous caustic or corrosive substances be given, it shall be incorporated in or attached to the bill of sale, invoice, or other schedule bearing the date and the name and quantity of the substance sold, and shall not appear on the label or package. The following are forms of specific guaranties:
- (a) Substances for both household use and other than household use:

The undersigned guarantees that the retail parcels, packages, or containers of the dangerous caustic or corrosive substance or substances listed herein (or specifying the substances) are not misbranded within the meaning of the Federal Caustic Poison Act.

(Signature and address of guarantor)

(b) Substances for other than household use (this form may be issued only by a manufacturer or wholesaler (§§ 285.8, 285.9)):

The dangerous caustic or corrosive substance or substances listed herein (or specifying the substances) in retail parcels, packages, or containers suitable for household use are for other than household use and are guaranteed not to be misbranded within the meaning of the Federal Caustic Poison Act.

(Name and address of manufacturer or wholesaler)

285.11 General guaranty. In lieu of a particular guaranty for each lot of dangerous caustic or corrosive substances, a general continuing guaranty may be furnished by the guarantor to actual or

prospective purchasers. The following are forms of continuing guaranties:

(a) Substances for both household use and other than household use:

The undersigned guarantees that the retail parcels, packages, or containers of the dangerous caustic or corrosive substance or substances to be sold to ______ are not misbranded within the meaning of the Federal Caustic Poison Act.

(Date) (Signature and ac

(Signature and address of guarantor)

(b) Substances for other than household use (this form may be issued only by a manufacturer or wholesaler (§§ 285.8, 285.9)):

The dangerous caustic or corrosive substance or substances in retail parcels, packages, or containers suitable for household use to be sold to_____are for other than household use, and guaranteed not to be misbranded within the meaning of the Federal Caustic Poison Act.

(Date)

(Signature and address of manufacturer or wholesaler)

SAMPLES

285.12 Collection of samples. Samples for examination by or under the direction and supervision of the Food and Drug Administration shall be collected by—

(a) An authorized agent in the employ of the Department of

Health, Education, and Welfare;

- (b) Any officer of any State, Territory, or possession, or of the District of Columbia, authorized by the Secretary of Health, Education, and Welfare.
- 285.13 Where samples may be collected. Caustic or corrosive substances within the scope of this act (44 Stat. 1406; 15 U. S. C. 401–411) may be sampled wherever found.
- 285.14 Analyzing of samples. Samples collected by an authorized agent shall be analyzed at the laboratory designated by the Food and Drug Administration. Only such samples as are collected in accordance with §§ 285.12, 285.13 may be analyzed by or under the direction and supervision of the Food and Drug Administration. Upon request one subdivision of the sample, if available, shall be delivered to the party or parties interested.

MISCELLANEOUS

- 285.15 Investigations. Authorized agents in the employ of the Department of Health, Education, and Welfare may make investigations, including the inspection of premises where dangerous caustic and corrosive substances subject to the act are manufactured, packed, stored, or held for sale or distribution, and make examinations of freight and other transportation records.
- 285.16 Analysis. (a) The methods of examination or analysis employed shall be those prescribed by the Association of Official Agricultural Chemists, when applicable, provided, however, that any method of analysis or examination satisfactory to the Food and Drug Administration may be employed.

- (b) All percentages stated in the definitions in section 2 (a) of the Caustic Poison Act shall be determined by weight.
- 285.17 Hearings. Whenever it appears from the inspection, analysis, or test of any container that the provisions of section 3 or 6 of the Caustic Poison Act (44 Stat. 1407, 1409; 15 U. S. C. 403, 406) have been violated and criminal proceedings are contemplated, notice shall be given to the party or parties against whom prosecution is under consideration and to other interested parties, and a date shall be fixed at which such party or parties may be heard. The hearing shall be held at the office of the Food and Drug Administration designated nated in the notice and shall be private and confined to questions of fact. The parties notified may present evidence, either oral or written, in person or by attorney, to show cause why the matter should not be referred for prosecution as a violation of the Federal Caustic Poison
- 285.18 Hearings; when not provided for. No hearing is provided for when the health, medical, or drug officer or agent of any State, Territory, or possession, or of the District of Columbia, acts under the authority contained in section 8 of the Federal Caustic Poison Act (44 Stat. 1409; 15 U. S. C. 408) in reporting a violation direct to the United States attorney.
- 285.19 Publication. (a) After judgment of the court in any proceeding under the Federal Caustic Poison Act, notice shall be given by publication. Such notice shall include the findings of the court and may include the findings of the analyst and such explanatory statements of fact as the Secretary of Health, Education, and Welfare may deem appropriate.

(b) This publication may be made in the form of a circular, notice, or bulletin, as the Secretary of Health, Education, and Welfare may

direct.

(c) If an appeal be taken from the judgment of the court before such publication, that fact shall appear.

IMPORTS

- Required label information. Containers which are offered for import shall in all cases bear labels or stickers having thereon the information required by section 2 (b) (1), (2), and (3) of the Federal Caustic Poison Act and the directions for treatment in the case of personal injury, except such directions need not appear on the label or sticker at the time of shipment by a wholesaler or manufacturer for other than household use.
- 285.21 Enforcement of provisions. The enforcement of the provisions of the Federal Caustic Poison Act as they relate to imported dangerous caustic or corrosive substances, will, as a general rule, be under the direction of the chief of the local inspection district of the Food and Drug Administration, Department of Health, Education, and Welfare, and collectors of customs acting as administrative officers in carrying out directions relative to the detention, exportation, and sale, or other disposition of such substances and action under the bond

in case of noncompliance with the provisions of the Federal Caustic Poison Act.

- 285.22 Delivery of containers. Containers shall not be delivered to the consignee prior to report of examination, unless a bond has been given on the appropriate form for the amount of the full invoice value of such containers, together with the duty thereon, and on refusal of the consignee to return such containers for any cause to the custody of the collector when demanded, for the purpose of excluding them from the country or for any other purpose, the consignee shall pay an amount equal to the sum named in the bond, and such part of the duty, if any, as may be payable, as liquidated damages for failure to return to the collector on demand all containers covered by the bond.
- 285.23 Invoices. As soon as the importer makes entry, the invoices covering containers and the public stores packages shall be made available, with the least possible delay, for inspection by the representative of the district. When no sample is desired the invoice shall be stamped by the district "No sample desired, Food and Drug Administration, Department of Health, Education, and Welfare, per (initials of inspecting officer)."
- 285.24 Samples. On the same day that samples are requested by the district, the collector or appraiser shall notify the importer that samples will be taken, that the containers must be held intact pending a notice of the result of inspection and analysis, and that in case the containers do not comply with the requirements of the Federal Caustic Poison Act, they must be returned to the collector for disposition. This notification may be given by the collector or appraiser through individual notices to the importer or by suitable bulletin notices posted daily in the customhouse.
- 285.25 No violation; release. As soon as examination of the samples is completed if no violation of the act is detected, the chief of the district shall send a notice of release to the importer and a copy of this notice to the collector of customs for his information.
- 285.26 Violation. (a) If a violation of the Federal Caustic Poison Act is disclosed, the chief of the district shall send to the importer due notice of the nature of the violation and of the time and place where evidence may be presented, showing that the containers should not be refused admission. At the same time similar notice regarding detention of the containers shall be sent to the collector, requesting him to refuse delivery thereof or to require their return to customs custody if by any chance the containers were released without the bond referred to in § 285.22. The time allowed the importer for representations regarding the shipment may be extended at his request for a reasonable period to permit him to secure such evidence.
- (b) If the importer does not reply to the notice of hearing in person or by letter within the time allowed on the notice, a second notice, marked "second and last notice," shall be sent at once by the chief of

the district, advising him that failure to reply will cause definite recommendation to the collector that the containers be refused admission and that the containers be exported within 3 months under customs supervision.

285.27 Rejected containers. (a) In all cases where the containers are to be refused admission, the chief of the district within 1 day after hearing, or, if the importer does not appear or reply within 3 days after second notice, shall notify the collector in duplicate

accordingly.

- (b) Not later than 1 day after receipt of this notice the collector shall sign and transmit to the importer one of the copies, which shall serve as notification to the importer that the containers must be exported under customs supervision within 3 months from such date, as provided by law; the other notice shall be retained as office record and later returned as a report to the chief of the district. In all cases the importer shall return his notice to the collector, properly certified as to the information required, as the form provides.
- 285.28 Relabeling of containers. (a) If containers are to be released after relabeling, a notice shall be sent by the chief of district direct to the importer, a carbon copy being sent to the collector. This notice must state specifically the conditions to be performed, so as to bring the performance thereof under the provisions of the customs bonds on consumption and warehouse entries, these bonds including provisions requiring compliance with all of the requirements of the Federal Caustic Poison Act and all regulations and instructions issued thereunder. The notice will also state the officer to be notified by the importer when the containers are ready for inspection.

(b) The importer must return the notice to the collector or chief of district, as designated, with the certificate thereon filled out, stating that he has complied with the prescribed conditions and that the containers are ready for inspection at the place named

tainers are ready for inspection at the place named.

(c) This notice will be delivered to the inspection officer, who, after inspection, will endorse the result thereof on the back of the notice and return the same to the collector or to the chief of district, as the case

may be.

- (d) When the conditions to be complied with are under the supervision of the chief of district, and these conditions have been fully met, he shall release the containers to the importer, sending a copy of the notice of release to the collector for his information. If the containers have not been properly relabeled within the period allowed, the chief of district shall immediately give notice in duplicate to the collector of the results of inspection. The collector shall sign and immediately transmit one copy of the notice to the importer and proceed in the usual manner.
- (e) If the containers are detained, subject to relabeling to be performed under the collector's supervision, the collector, as soon as relabeling is accomplished, will notify the importer that the containers are released.

- (f) If the containers have not been properly relabeled within the period allowed, their sale after labeling as required by the act or other disposition must be effected by the collector.
- (g) When the final action has been taken on containers which have been refused admission, sold, or otherwise disposed of as provided for by the act or which have been relabeled under the collector's supervision, the collector shall send to the chief of district a notice of such final action, giving the date and disposition.
- (h) When relabeling is allowed the importer must furnish satisfactory evidence as to the identity of the containers before release is given. The relabeling must be done at a stated place and apart from other containers of a similar nature.
- (i) When containers are shipped to another port for relabeling or exportation, they must be shipped under customs carrier's manifest, in the same manner as shipments in bond.
- (j) Collectors of customs will perform the inspection service whenever containers are to be exported, sold, or otherwise disposed of, and in other cases when there is no officer of the district available.
- (k) Collectors of customs and representatives of the district will confer and arrange the apportionment of the inspection service according to local conditions. Officers of the district will, whenever feasible, perform the inspection service in connection with relabeling.
- 285.29 Penalties. (a) In case of failure to comply with the instructions or recommendations of the chief of district as to conditions under which containers may be disposed of, the collector shall notify the chief of district in all cases coming to his attention within 3 days after inspection or after the expiration of the 3 months allowed by law if no action is taken.
- (b) The chief of district, upon receipt of the above-described notice, and in all cases of failure to meet the conditions imposed in order to comply with the provisions of the Federal Caustic Poison Act coming directly under his supervision, shall transmit to the collector of customs such evidence as he may have at hand tending to indicate the importer's liability and make a recommendation accordingly.
- (c) The collector, within 3 days of the receipt of this recommendation, whether favorable or otherwise, shall notify the importer that, the legal period of 3 months for exportation or relabeling having expired, action will be taken within 30 days to enforce the terms of the bond.
- 285.30 Nonlaboratory ports. (a) At the ports of entry where there is no district of the Food and Drug Administration, the collector or deputy, on the day when the first notice of expected shipment of containers is received, either by invoice or entry, shall notify the chief of district in whose territory the port is located.
- (b) On the day of receipt of such notice the chief of district shall mail to the collector appropriate notice, if no sample is desired. This notice serves as an equivalent to stamping the invoices at district ports

with the legend "No sample desired, Food and Drug Administration, Department of Health, Education, and Welfare, per (initials of inspecting officer)."

(c) If samples are desired, the chief of district shall immediately

notify the collector.

(d) The collector at once shall forward samples, accompanied by

description of shipment.

- (e) When samples are desired from each shipment of containers. the chief of district shall furnish to collector and deputies at ports within the district's territory a list of such containers, indicating the size of sample necessary. Samples should then be sent promptly on arrival of containers without awaiting special request.
- (f) In all other particulars the procedure shall be the same at nonlaboratory ports as at laboratory ports, except that the time consumed in delivery of notices by mail shall be allowed for.

- 285.31 Chief of district as customs officer. The chief of district shall be deemed a customs officer in enforcing import regulations.
- 285.32 Enforcement agency. The Federal Caustic Poison Act shall be enforced by the Food and Drug Administration, Department of Health, Education, and Welfare.



ACCEPTABLE ANTIDOTES FOR DANGEROUS CAUSTIC OR CORROSIVE SUBSTANCES COVERED BY THE FEDERAL CAUSTIC POISON ACT

For the benefit and guidance of those interested, there are published herein internal and external antidotes which, in the light of present knowledge and information, are regarded as acceptable treatments in the case of accidental injury by the dangerous caustic or corrosive substances covered by the Federal Caustic Poison Act. These antidotes have received the approval of competent medical authorities.

Hydrochloric Acid

External.—Wipe off the acid gently, immediately flood the surface with water, using soap freely, then cover with moist magnesia or baking soda.

Internal.—Drink a teaspoonful or more of magnesia, chalk, whiting, or small pieces of soap softened with water, in milk, mucilage, or raw-egg white.

Call physician.

Sulfuric Acid

External.—Wipe off the acid gently, immediately flood the surface with water, using soap freely, then cover with moist magnesia or baking soda.

Internal.—Drink a teaspoonful or more of magnesia, chalk, whiting, or small pieces of soap softened with water, in milk, mucilage, or rawegg white.

Call physician.

Nitric Acid

External.—Wipe off the acid gently, immediately flood the surface with water, using soap freely, then cover with moist magnesia or baking soda.

Internal.—Drink a teaspoonful or more of magnesia, chalk, whiting, or small pieces of soap softened with water, in milk, mucilage, or rawegg white.

Call physician.

Carbolic Acid

External.—Flood with water and bathe with dilute alcohol or whisky, or a bland oil (olive, cottonseed, linseed).

Internal.—Give milk, raw-egg white, mucilage, gruel, or cornstarch paste, and follow with an emetic (tablespoonful of mustard in a tumbler of warm water).

Call physician.

Oxalic Acid

External.—Wash with water.

Internal.—Give magnesia, chalk, or whiting suspended in much water. Follow with emetic (tablespoonful of mustard in a tumbler of warm water).

Call physician.

Salt of Oxalic Acid

Internal.—Give magnesia, chalk, or whiting suspended in much water. Follow with emetic (tablespoonful of mustard in a tumbler of warm water).

Call physician.

Acetic Acid

External.—Wash with water.

Internal.—Give magnesia, chalk, or whiting, in water. Call physician.

Hypochlorous Acid

External.—Wash with water.

Internal.—Drink mucilage, raw-egg white, milk, or rice gruel. Follow with emetic (tablespoonful of mustard in a tumbler of warm water).

Call physician.

Sodium Hydroxide

External.—Flood with water, then wash with vinegar.

Internal.—Give vinegar, or juice of lemon, grapefruit, or orange, copiously. Follow with olive oil.

Eyes.—Wash out with 5 percent boric-acid solution.

Call physician.

Potassium Hydroxide

External.—Flood with water, then wash with vinegar.

Internal.—Give vinegar, or juice of lemon, grapefruit, or orange, copiously. Follow with olive oil.

Eyes.—Wash out with 5 percent boric-acid solution.

Call physician.

Ammonium Hydroxide

External.—Flood with water, then wash with vinegar.

Internal.—Give vinegar, or juice of lemon, grapefruit, or orange, copiously. Follow with olive oil.

Eyes.—Wash out with 5 percent boric-acid solution.

Call physician.

Silver Nitrate

External.—Wash with water, then salt solution.

Internal.—Give copious drafts of table salt in water, followed by an emetic (tablespoonful of mustard in a tumbler of warm water). Then administer a dose of magnesium sulfate (epsom salts) and follow with milk, raw egg, or boiled starch.

Call physician.